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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/118,010	07/17/1998	SHUNPEI YAMAZAKI	0756-1838	8550
7:	590 07/02/2003			
ROBINSON INTELLECTUAL PROPERTY LAW OFFICE			EXAMINER	
PMB 955 21010 SOUTHBANK STREET POTOMAC FALLS, VA 20165			GUERRERO, MARIA F	
	LL3, VA 20103			

DATE MAILED: 07/02/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

r		Application No.	Applicant(s)
	•	09/118,010	YAMAZAKI ET AL.
-	Office Action Summary	Examiner	Art Unit
€.		Maria Guerrero	2822
Period fo	The MAILING DATE of this comm	unication appears on the cover she	et with the correspondence address
A SH THE I - Exter after - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD MAILING DATE OF THIS COMMU isions of time may be available under the provisions of time may be available under the provisions (6) MONTHS from the mailing date of this corperiod for reply specified above, the maximum re to reply within the set or extended period for results.	ons of 37 CFR 1.136(a). In no event, however, mommunication. y (30) days, a reply within the statutory minimum on statutory period will apply and will expire SIX (6) apply will, by statute, cause the application to become after the mailing date of this communication, events are the mailing date of this communication, events are the mailing date of this communication.	ay a reply be timely filed of thirty (30) days will be considered timely. MONTHS from the mailing date of this communication. ne ABANDONED (35 U.S.C. § 133).
1)⊠	Responsive to communication(s)) filed on 29 April 2003 .	•
2a) <u></u>	This action is FINAL .	2b)⊠ This action is non-final.	
3) Dispositi		<i>,</i> —	matters, prosecution as to the merits is 5 C.D. 11, 453 O.G. 213.
4)🛛	Claim(s) <u>1-8 and 11-73</u> is/are per	nding in the application.	
	4a) Of the above claim(s) is	s/are withdrawn from consideration	
5)⊠	Claim(s) 1-8 and 11-46 is/are allo	wed.	
6)⊠	Claim(s) 47-73 is/are rejected.		
7)	Claim(s) is/are objected to.		
	Claim(s) are subject to rest	triction and/or election requirement	
	The specification is objected to by	the Examiner.	
		re: a) ☐ accepted or b) ☐ objected to	by the Examiner
,		objection to the drawing(s) be held in a	
11) 🔲 🗆		iled on is: a) ☐ approved b)[
		required in reply to this Office action.	
12) 🔲 🗆	he oath or declaration is objected	to by the Examiner.	
Priority u	nder 35 U.S.C. §§ 119 and 120		
13)⊠	Acknowledgment is made of a cla	im for foreign priority under 35 U.S	.C. § 119(a)-(d) or (f).
	☑ All b) ☐ Some * c) ☐ None of	· · · · · · · · · · · · · · · · · · ·	
	1. Certified copies of the priori	ity documents have been received.	
		ity documents have been received	
	3. Copies of the certified copie application from the Inte		een received in this National Stage
		•	S.C. § 119(e) (to a provisional application).
a	☐ The translation of the foreign I	language provisional application ha m for domestic priority under 35 U.S	as been received.
Attachment		democae priority under 55 O.C	5.0. 33 120 dila/01 121.
1) Notice 2) Notice 3) Inform	e of References Cited (PTO-892) of Draftsperson's Patent Drawing Review nation Disclosure Statement(s) (PTO-1449)	(PTO-948) 5) ☐ Notice	view Summary (PTO-413) Paper No(s) e of Informal Patent Application (PTO-152)
I.S. Patent and Tr PTO-326 (Re		Office Action Summary	Part of Paper No. 51

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DETAILED ACTION

1. This Office Action is responsive to the Amendment filed March 24, 2003 and the Request for continued examination filed April 29, 2003.

Claims 9-10 are canceled.

Claims 1-8 and 11-73 are pending.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 47-73 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wakai et al. (U.S. 5,055,899) in view of Takenouchi et al. (U.S. 5,427,961) and Mizushima et al. (U.S. 5,066,110) (of record).

Regarding claims 47-73, Wakai et al. discloses an inverted staggered TFT having a pixel electrode, an insulating substrate 101, a gate insulating film 103, and a semiconductor film 104 (amorphous silicon or the like) (col. 4, lines 15-30, col. 5, lines 40-45). Wakai et al. teaches an insulating film 108 can be comprising polyimide or an acrylic resin over a semiconductor layer 104 (col. 6, lines 2-10), a transparent electrode 110 made of ITO is a pixel electrode, and source and drain (106 and 107). Wakai et al. teaches the first insulating film 108a being used to flatten the uneven surface above the insulating substrate (fig. 7, col. 7, lines 48-57).

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Wakai et al. does not specifically show the second resinous substrate opposed to the first resinous substrate. However, Mizushima et al. discloses the semiconductor device having a pair of insulating substrates as conventional in the art (Abstract, Fig. 2, col. 5, lines 15-20, col. 7, lines 20-40).

Wakai et al. fails to disclose the substrate consisting of: polyethylene terephlate, polyethylene napthtalate, polyethylene sulfite and polyimide as claimed. Wakai fails to show the resinous material consisting of: methyl ester of acrylic acid, ethyl ester of acrylic acid, butyl ester of acrylic acid and 2-ethyhexyl ester of acrylic acid as claimed. However, this is known in the art as evidenced Takenouchi et al.

Takenouchi et al. discloses a semiconductor device having a resinous substrate, the resinous substrate made of polyester (e.g., PET (polyethylene terephlate)), polyimide, fluoroplastic, PES (polyethylene sulfane) (col. 3, lines 49-55). Takenouchi et al. also teaches a resinous layer provided on the resinous substrate including an acrylic resin (e.g. methyl acrylate ester, ethyl acrylate ester, butyl acrylate ester, and 2-ethyhexyl acrylate ester (col. 3, lines 55-60). In addition, Takenouchi et al. discloses providing the film on the substrate with the purpose of leveling the initial surface irregularities (col. 4, lines 10-15).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify Wakai et al's semiconductor device by including the teaching of Takenouchi et al. and Mizushima et al. The modification would provide a low cost semiconductor device easily handled having a larger field of application and free from oligomeros (Takenouchi et al., col. 1, lines 15-25, col. 3, lines 20-25).

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Allowable Subject Matter

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3. Claims 1-8 and 11-46 are allowed.

4. The following is a statement of reasons for the indication of allowable subject matter: The Terminal Disclaimer filed September 28, 2001 overcome the Double Patenting Rejection.

Response to Arguments

5. Applicant's arguments with respect to claims 47-73 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Maria Guerrero whose telephone number is (703) 305-0162.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Amir Zarabian, can be reached on (703) 308-4905. The fax phone number for this Group is (703) 308-7722.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0956.

Patent Examiner

June 30, 2003